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# **Warranty Deed**

(Individual)

			Sa	alt Lake	County	Ta	x ID No.	27-11-1	79-019
	R.L. Yerger	sen and	l Elna C. Yergense	en, husb	and and wi	ife, as joint i	enants	, Gra	ntor(s),
of	South Jo	rdan	County o	of	Salt Lak	e	State of	Utah	1
hereby	CONVEYS	S AND	WARRANTS	to the	SOUTH	JORDAN	CITY, at	1600	West
Town	e Center i	Orive,	South Jord	lan,	Utah	84095,	Grante	e, for the	sum of
-							, Do	ollars, and	d other
good	and valua	able c	onsiderations,	the	following	describe	d parcel	of la	ınd in
	Salt Lake	<del>.</del>	County, State	of Utah	, to-wit:				
			construction of th						

A parcel of land in fee for the construction of the Jordan River Trail, being part of an entire tract of property situate in the SE¼NW¼ and the SW½NE¼ of Section 11, T.3S., R.1W., S.L.B.&M. The boundaries of said parcel of land are described as follows:

Beginning at a point in the northwesterly boundary line of said entire tract which point is 635.34 feet North and 2198.30 feet East and 172.37 feet N.14°20'00"W. and 675.96 feet N.69°36'32"E. from the West Quarter Corner of said Section 11, said point is also located 675.96 feet N.69°36'32"E. from the northeasterly corner of Lot 1, West River Estates Plat B; and running thence N.69°36'32"E. 40.23 feet to the northeasterly corner of said entire tract; thence S.26°34'10"E. 436.24 feet to the southeasterly corner of said entire tract, and the northerly subdivision line of Lampton Farms Subdivision; thence S.88°09'10"W. 44.04 feet along the southerly boundary line of said entire tract and said northerly subdivision line; thence N.26°34'10"W. 422.15 feet to the point of beginning. The above described parcel of land contains 17,168 square feet or 0.394 acre in area, more or less.

Continued on Page 2 INDIVIDUAL RW-01 (11-01-03)

Together with any and all rights and interests the Grantor may have to lands lying easterly of the above described parcel. The intent of this description is to clear the Grantors title rights and interests and make a free from claims all lands to the Jordan River.

WITNESS, the hand of said Grantor, this 30 day of Signed in the presence of:

STATE OF Uto State of State of State of Uto Stary Public State of Uto State of Uto

Prepared by: (JLS) Meridian Engineering, Inc. 1/23/07

INDIVIDUAL RW-01 (11-01-03)

\*\* FINAL \*\*

B. Type Of Loan  1. FHA 2. FMHA 3. Conv. Unins.	6 File Number	7. Loan Numbe	8 Mortgana In	surance Case Number		
4 Conv. Ins.	UT030215	T LOUIT MUTTING	o. Wongage in	purance case Nomber		
C. Note: This form is furnished to give you a state outside the closing; they are shown here for information	ment of actual settlement costs. all purposes and are not include	Amounts paid to and by the id in the totals.	settlement agent are shown, item	ns marked "(p.o.c)" were pald		
D. Name and Address of Borrower	E. Name and Address of S		F. Name and Address of Lendo	er		
South Jordan City	R.L. Yergensen			-		
	Elma C. Yergensen					
1600 West Towne Center Drive	rive					
South Jordan UT 84095	South Jordan UT 8409	95				
G Property Locallon 27-11-	179-019	H. Settlement Agent				
9683 South Chavez Drive	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Security of the second	SURANCE AGENCY, INC.	03-0405430		
South Jordan UT	Place of Selllement	TOUTHNOL AGENOT, INC.	Settlement Date			
		881 West Baxler Drive	3	1/24/2007 Disbursement Date		
		South Jordan, UT 840				
J. Summary of Borrower's Transaction		K. Summary of Seller's Transaction				
100. Gross Amount Due From Borrower 101. Contract Sales Price		400. Gross Amount Due				
102. Personal Property	14,895.00			14,895.00		
103. Settlement Charges to borrower (line 1400)		402. Personal Property				
104.	2,785.14					
105_		404				
Adjustments for Items paid by seller in advan		405.				
106. City/Town Taxes lo		406. City/Town Taxes	tems paid by seller in advance			
107. County Taxes to		407 County Taxes	lo lo			
108. Assessments to		408. Assessments	to			
109.		409.	10			
110,		410.				
111.		411.				
112.		412				
120. Gross Amount Due From Borrower	17,680.14	420. Gross Amount Due	To Seller			
200. Amounts pald By Or in Behalf Of Borrower	17,000,14	500. Reductions in Amo		14,895.00		
201. Deposit or earnest money		501. Excess deposit (see		- F		
202. Principal amount of new loan(s)		502. Settlement charges t		0.00		
203. Existing loan(s) taken subject to		503. Existing loan(s) taker		0.00		
204		504. Payoff of first mortga	N. C.			
205.		505. Payoff of second mod				
206.		506. SLCO Rollback	17 a 12 a 2011 a 2	1,144.35		
207.		507. 2007 Taxes-SLC	O Treasurer	25,91		
208,		508.	Accordingly of the Paris of the			
209.		509.				
Adjustments for Items unpaid by seller		Company of the Compan	ems unpaid by seller			
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12. Assessments to		512 Assessments	to			
14.		513,				
15.		514				
16.		515.				
17.		516.				
18.		518				
19.		519.				
20. Total paid By/For Borrower	0.00	520. Total Reduction Am	ount Due Seller	4.490.00		
00. Cash At Settlement From/To Borrower	0.00	600, Cash At Settlement		1,170.28		
01. Gross Amount due from borrower (line 120)	17,680,14	601. Gross Amount due to		(4.00F.00		
02 Less amounts paid by/for borrower (line 220	0.00	602. Less reductions in arr	11000	14,895.00 1,170.26		
03. Cash M From To Borrower	17,680.14	603. Cash 😕 To	From Seller	13,724.74		

<sup>\*\*</sup> Tax estimate based on 2006 taxes. \*\*

2013. Hazard Insurance Premium for yes 2014. yes 2014. yes 2015. 2016. yes 2015. 2016. yes 2015. 2016. yes 2015. 2016. yes 2015. Yes 201	e @\$ nitho @\$ nitho @\$ nitho @\$ per nitho @\$	/day  // month  month  month	Borrower's Fund's at Settlement	Sellar's Fund's at Selllement
702, \$ to  703. Commission paid at Settlement  704.  800. Items Payable in Connection With Loan  801, Loan Origination Fee %  802. Loan Discount %  803. Appraisal Fee to  804. Credit Report loa  805. Lender's Inspection Fee to  806. Mortgage Insurance Application Fee to  807. Assumption Fee to  808.  809.  810.  811.  812.  813.  814.  815.  816.  8317.  800. Items Required By Lender To Be Paid In Advance  801. Interest from to  802. Mortgage Insurance Premium for more  803. Hazard Insurance Premium for more  804. Oregage Insurance Premium for more  805. Mortgage Insurance Premium for more  806. Mortgage Insurance more  807. Mortgage Insurance more  808. Mortgage Insurance more  809. Mor	e @\$ nitho @\$ nitho @\$ nitho @\$ per nitho @\$	month month		
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102. Abstract or Title Search     to       103. Title Examination     to				
103. Title Examination to	EXECUTIVE TITLE INSURANCE	CE AGENCY, INC.	250,00	
	EXECUTIVE TITLE INSURANCE	CE AGENCY, INC.	2,307.14	
104. Title Insurance Binder to				
105. Document Preparation to				1
106. Notary Fees to				
107. Attorney's Fees to				
(includes above items number:)				
108. Title Insurance to	EXECUTIVE TITLE INSURANCE	CE AGENCY, INC.	228.00	
(includes above Items number:)	e e e (perse stélé promotype perse de tame france de la contraction de la contractio	The state of the s		
109. Lender's Coverage \$				
110. Owner's Coverage	14,895.00			
111. Endorsements				1
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200. Government Recording and Transfer Charges				
	rtgage \$ ; Re	elease \$		
202. City/County Tax Stamps: Deed \$	; Mortgage \$			
	rtgage \$		-	
204.				
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300. Additional Settlement Charges				
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002. Pest Inspection to				
003				
104				+
105.				
				1
00. Total Settlement Charges (enter on line 103, Sect				1

### ACKNOWLEDGMENT OF RECEIPT OF SETTLEMENT STATEMENT

Borrower: South Jordan City

Seller: R.L. Yergensen and Elma C. Yergensen

Lender:

Settlement Agent: EXECUTIVE TITLE INSURANCE AGENCY, INC.

801-858-2155

Place of Settlement: 952 EAST CHAMBERS, SUITE 2

OGDEN, UTAH 84403

Settlement Date: January 24, 2007

Property Location: 9683 South Chavez Drive

South Jordan, UT 84095

Salt Lake, UT

I have carefully reviewed the HUD-1 Settlement Statement and to the best of my knowledge and belief, it is a true and accurate statement of all receipts and disbursements made on my account or by me in this transaction. I further certify that I have received a copy of the HUD-1 Settlement Statement.

Kin D. About.	Allegener
South Jordan City	R.L. Yergenser
	Elma C. Yergensen
5	

To the best of my knowledge, the HUD-1 Settlement Statement which I have prepared is a true and accurate account of the funds which were received and have been or will be disbursed by the undersigned as part of the settlement of this transaction.

EXECUTIVE TITLE INSURANCE AGENCY, INC. Settlement Agent

WARNING: It is a crime to knowingly make false statements to the United States on this or any similar form. Penalties upon conviction can include a fine and Imprisonment. For details see: Title 18 U.S. Code Section 1001 and Section 1010.

## TITLE AFFIDAVIT AND "ADDITIONAL PROCEEDS DUE" AGREEMENT

Executive Title Commitment No. UT030215

Dated: January 24, 2007

The undersigned are currently participating in a title and escrow settlement transaction wherein Executive Title Insurance Agency, Inc (herein referred to as agent) has been appointed to serve as the escrow and title agent for a parcel of land referenced in the commitment for title insurance or letter report furnished by the agent with a commitment number of UT030215.

Buyers and Sellers agree to the following, the acknowledgment of which is hereby cortified by signing below:

## TITLE CERTIFICATION AND AFFIDAVIT:

We, the undersigned, hereby certify that we are not involved in or named party to any lawsuits that would jeopardize Executive Title insuring the subject property for the purpose of reflecting ownership and securing lien position for the insured parties. FURTHERMORE, we certify that there are no divorce matters, bankruptcy matters, collections, child support monies or orders outstanding, tax liens, judgments, interests (provisionary, conditional, contractual, equitable or otherwise), mechanic's liens, contracts, litigations, etc., that would allow any party to claim an interest, perfect a judgment, evict, or secure any lien or interest against the subject property. If any of the above do exist, we agree to hold Executive Title Insurance Agency Inc, its underwriters, and agents harmless from any effects of the above listed matters, and agree to settle and clear them to the agent's satisfaction.

#### ADDITIONAL PROCEEDS DUE:

YOU MAY BE RESPONSIBLE TO PAY ADDITIONAL FUNDS (PLEASE READ):

Executive Title Insurance Agency, Inc relies upon payoff statements issued by your mortgage companies or creditors who have liens that must be removed in order to write the new title insurance policies. There are certain situations where your lender may require more money than they originally Instruct us to collect on the settlement statement that you will sign. Signing the settlement statement does not demonstrate a commitment on the part of the agent to cover any additional fees or proceeds. If your lender requires more money after you have signed, the agent will need to tender the amount in order to pay your lender in full. If you are unable to do so, the agent reserves the right to cease and desist from conducting the transaction. The undersigned agree to cover any additional proceeds required by their respective lenders.

Sellers:  R.L. Yergensen	South Jordan City
Elma C. Yergensen	- -
Seller Contact Phone:	Buyer Contact Phone:

### **ESCROW CLOSING DISCLOSURES**

Date: Order No.: January 24, 2007 UT030215

1. LEGAL ADVICE NOTICE:

BUYER(S) and SELLER(S) acknowledge that Escrow Officer and Executive Title Insurance Agency, Inc, pursuant to instructions from BUYER(S) and SELLER(S) may have prepared and furnished certain documents in connection with the purchase and sale, or mortgage of said property, including, but not limited to Deeds, Escrow Instructions, Contract for Sale, Bills of Sale, Security Agreements and Trust Deed or Mortgages in connection with this transaction and that BUYER(S) and SELLER(S) are hereby advised by Escrow Officer of the advisability of seeking legal counsel in connection with this transaction and the documentation prepared by Escrow Officer and Executive Title Insurance Agency, Inc.

2. TAX PRORATION DISCLAIMER:

The undersigned BUYER(S) and SELLER(S) do hereby understand and agree that the proration for general property taxes were calculated based on taxes for the preceding or estimate of the current year. Accordingly, the BUYER(S) and SELLER(S) do hereby hold Executive Title Insurance Agency, Inc harmless from any liability or damages caused by an inaccurate proration for general property taxes resulting from any variation of difference in the actual general property taxes assessed for the current year. Both BUYER(S) and SELLER(S) agree to make the proration as may be required subsequent to closing.

3. <u>UTILITIES AGREEMENT:</u>

It is hereby acknowledged and understood that any and all service charges or assessments levied by all utility companies will be paid by the BUYER(S) and SELLER(S) directly.

All final charges to date of closing will be paid directly to utility companies by said SELLER(S), on or before said BUYER(S) take possession of the property. It is understood and agreed that Executive Title Insurance Agency, Inc. shall not be liable for the failure of any one party involved herein in any particular manner, disagreements, changes, and/or additional agreements between parties.

4. ACKNOWLEDGMENT OF RECEIPT OF TITLE COMMITMENT:

The undersigned BUYER(S) do hereby acknowledge that they have received a copy of and have reviewed the contents of that commitment for Title Insurance issued by a title insurance provider in connection with the above referenced transaction.

BUYER(S) wish to take title as set forth on Warranty Deed.

Please initial here	Ret_	
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5. **INSURANCE INSTRUCTIONS:** 

\* A fire insurance policy has been or will be taken care of by the BUYER(S) or their lender, and Executive Title Insurance Agency, Inc. is not responsible for obtaining said fire insurance policy.

A Home Warranty Plan will /will not be issued to the BUYER(S).

6. RECORDING DOCUMENTS AND DISBURSEMENT OF FUNDS:

Signing the settlement statement (HUD-1) does not demonstrate a commitment on the part of Executive Title Insurance Agency, INC. Before the documents are recorded, Executive Title will research the indexes to check for any new liens or encumbrances that may be levied after the effective date of the title commitment, but before recording the security instrument. All funds and documents held in trust or escrow with respect to this transaction will be returned and the transaction will not be conducted or executed in any way if mitigating circumstances are discovered. Such circumstance include but are not limited to: new liens after the commitment effective date, claims of interest by other parties, discovery of an apparent misrepresentation made by any party to the transaction, a desire by any party to abort or halt the transaction, etc. The decision of whether or not to proceed will be made by the Escrow Officer and counsel retained by Executive Title Insurance Agency, INC, and will not be subject to arbitration of any kind. The BUYER(S) and SELLER(S) have read and approved all documents prepared or presented in connection with the closing of this escrow, and hereby direct and instruct the Escrow Officer and Executive Title Insurance Agency, Inc to close and

disburse funds pursuant to said settlement statement approved by the undersigned, unless other instructions are given to the Escrow Agency under section 7 as follows: 7. **ADDITIONAL INSTRUCTIONS:** The undersigned BUYER(S) and SELLER(S) instruct Escrow Officer to make the following changes, deletions, or additions necessary to close this transaction: 8.. **GENERAL CONDITIONS OF ESCROW:** The parties further agree that the closing of this transaction is subject to the General Conditions of Escrow attached and incorporated by reference. UNCLAIMED PROPERTY INSTRUCTIONS: 9. In the event any funds disbursed to either party by Executive Title are returned as undeliverable, or are not otherwise claimed by the addressee, the parties herein direct Executive Title to deposit the funds into an "Unclaimed Funds" account with the bank. The funds will collect interest payable to Executive Title and the parties authorize Executive Title to assess a monthly fee of \$7.00, and further authorize Executive Title to deduct a one time \$25.00 unclaimed funds setup fee. The funds will be held in the said account in accordance with Utah State law for a period of five years before being processed for forwarding to the Sate of Utah for disposition. The parties direct that all costs for the forwarding of said unclaimed funds will be deducted from the funds, and hereby hold Executive Title harmless for processing the unclaimed funds in accordance with these instructions and with Utah State law. BUYER(S): South Jordan City

Daytime Phone:

Daytime Phone

record this transaction. Upon receiving good funds, Executive Title is instructed to

#### GENERAL CONDITIONS OF ESCROW

Except as specifically modified by written instruction executed by all parties and accepted by Escrow Agent, these General Conditions of Escrow shall apply to this escrow, and the property or funds received hereunder.

- Escrow Agent: Executive Title Insurance Agency, Inc. is herein referred to as Escrow Agent.
- Deposits: All checks, money orders or drafts will be processed for collection in the normal course of business. Escrow Agent may co-mingle funds received by it in escrow with escrow funds of others, and may, without limitation, deposit such funds in its custodial or escrow accounts with any reputable trust company, bank, savings association, or other financial services entity, including any affiliate of Escrow Agent. It is understood that Escrow Agent shall be under no obligation to invest the funds deposited with it on behalf of any depositor, nor shall it be accountable for any earnings or incidental benefit attributable to the funds which may be received by escrow Agent while it holds such funds.
- Limitations of Liability: Without limitation, Escrow Agent shall not be liable for any loss or damage resulting from the following:
  - a) The financial status or insolvency of any other party, or any misrepresentation made by any other party.
  - b) Any legal effect, insufficiency, or undesirability of any instrument deposited with or delivered by or to Escrow Agent or exchanged by the parties hereunder, whether or not Escrow Agent prepared such instrument.
  - c) The default, error, action or omission of any other party to the escrow.
  - d) Any loss or impairment of funds that have been deposited in escrow while those funds are in the course of collection or while funds are on deposit in a financial institution, if such loss or impairment results from the fallure, insolvency or suspension of a financial institution, or any loss impairment of funds due to the invalidity of any draft, check, document or other negotiable instrument delivered to the Escrow Agent.
  - e) The expiration of any time or other consequence of delay, unless a properly executed settlement instruction, accepted by Escrow Agent, has instructed the Escrow Agent to comply with said time limit.
  - f) Escrow Agent's compliance with any legal process, subpoena, writ, order, judgment or decree of any court, whether issued with or without jurisdiction and whether or not subsequently vacated, modified, set aside or reversed.
- Upon completion of the disbursement of the funds and delivery of instruments, if any, Escrow Agent shall be automatically released and discharged of its escrow obligations hereunder.
- These conditions of escrow shall apply to and be for the benefit of agents of the Escrow Agent employed by it for services in connection with this escrow, as well as for the benefit of Escrow Agent.
- 6. Attorney's Fees: In the event that litigation is initiated relating to this escrow, the parties hereto agree that Escrow Agent shall be held harmless from any attorney's fees, court costs and expenses relating to that litigation to the extent that litigation does not arise as a result of the Escrow Agent's fault. To the extent that Escrow Agent holds funds under the terms of this escrow, the parties hereto, other than Escrow Agent, agree that the Escrow Agent may charge those funds with any such attorney's fees, court costs and expenses as they are incurred by Escrow Agent. In the event that conflicting demands are made on Escrow Agent, or Escrow Agent, in good faith, believes that any demands with regard to the funds are in conflict or are unclear or ambiguous, Escrow Agent may bring an interpleader action in an appropriate court. Such action shall not be deemed to be the "fault" of Escrow Agent, and Escrow Agent may lay claim to or against the funds for its reasonable costs and attorney's fees in connection with same, through final appellate review. To that end, the parties hereto, other than Escrow Agent agree to indemnify Escrow Agent from such attorney's fees and court costs. If Escrow Agent has to sue to enforce the terms of this or any other agreement signed by BUYER(S) of SELLER(S), or to collect funds that should be paid by BUYER(S) or SELLER(S), Escrow Agent shall be entitled to an award to costs and attorney's fees.
- 7. Escrow Agent shall not be liable for the acts or omissions of others, including but not limited to incorrect payoff figures provided by others. If any incorrect information is received by Escrow Agent from another source, Escrow Agent shall be reimbursed and indemnified from any loss incurred by the party that benefits therefrom.
- 8. The Statute of Limitations applies with respect to this transaction, and the total amount of consideration for this transaction exceeds \$500.00. Any instructions, terms, or conditions to be adhered to by the title company or escrow officer regarding this transaction must be delivered to Executive Title Insurance Agency, INC and must be signed and executed by said company. If no such instructions, terms, or conditions are received and executed, the title company and escrow officer shall conduct the transaction according to normal Executive Title Insurance Agency, INCbusiness procedure, in compliance with state law.

BUYER(S):	SELLER(S):
[12 D. Abul	J. Mergenson
South Jordan City	R.L. Yergenseh
	Elma C. Yergensen
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